1 THE HONORABLE ROBERT S. LASNIK 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 BRUCE CORKER d/b/a RANCHO ALOHA; 11 COLEHOUR BONDERA and MELANIE Case No. 2:19-cy-00290-RSL BONDERA, husband and wife d/b/a 12 KANALANI OHANA FARM; and ROBERT STIPULATION AND PROPOSED SMITH and CECELIA SMITH, husband and 13 ORDER EXTENDING TIME TO wife d/b/a SMITHFARMS, on behalf of RESPOND TO COMPLAINT 14 themselves and others similarly situated, 15 Plaintiffs, V. 16 COSTCO WHOLESALE CORPORATION, a 17 Washington corporation; AMAZON.COM, 18 INC., a Delaware corporation; HAWAIIAN ISLES KONA COFFEE, LTD., LLC, a 19 Hawaiian limited liability company; COST PLUS/WORLD MARKET, a subsidiary of 20 BED BATH & BEYOND, a New York corporation; BCC ASSETS, LLC d/b/a 21 BOYER'S COFFEE COMPANY, INC., a 22 Colorado corporation; JAVA LLC, a Michigan limited liability company; 23 MULVADI CORPORATION, a Hawaii corporation; COPPER MOON COFFEE, 24 LLC, an Indiana limited liability company; GOLD COFFEE ROASTERS, INC., a Florida 25 corporation; CAMERON'S COFFEE AND 26 DISTRIBUTION COMPANY, a Minnesota corporation; PACIFIC COFFEE, INC., a 27 STIPULATION EXTENDING TIME TO RESPOND TO LANE POWELL PC **COMPLAINT - 1** 1420 FIFTH AVENUE, SUITE 4200 No. 2:19-cv-00290-RSL P.O. BOX 91302

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Hawaii corporation; THE KROGER CO., an Ohio corporation; WALMART INC., a Delaware corporation; BED BATH & BEYOND INC., a New York corporation; ALBERTSONS COMPANIES INC., a Delaware Corporation; SAFEWAY INC., a Delaware Corporation; MNS LTD., a Hawaii Corporation; MARMAXX OPERATING CORP. d/b/a T.J. MAXX and MARSHALLS, a Delaware corporation; SPROUTS FARMERS MARKET, INC. a Delaware corporation; JOHN DOE CO. 1-20

Defendants.

## I. STIPULATION

Plaintiffs and Defendant Cost Plus/World Market ("Defendant") by and through their attorneys, hereby stipulate to extend the deadline for Defendant to respond, including but not limited to by motion or pleading, to Plaintiffs' First Amended Complaint until January 13, 2020. Neither Plaintiffs nor Defendant believe that this one month extension will unduly delay case progress.

Plaintiffs and Defendant agree and acknowledge that each of them do not waive and hereby specifically reserve all of their claims and defenses.

DATED: December 13, 2019.

## KARR TUTTLE CAMPBELL

## /s/Nathan Paine

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STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT - 2 No. 2:19-cv-00290-RSL

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STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT - 3
No. 2:19-cv-00290-RSL

LANE POWELL PC 1420 FIFTH AVENUE, SUITE 4200 P.O. BOX 91302 SEATTLE, WA 98111-9402 206.223.7000 FAX: 206.223.7107

**ORDER** Based on the foregoing Stipulation between the parties, IT IS SO ORDERED. DATED this 17 day of December, 2019. United States District Court Judge 

STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT - 4 No. 2:19-cv-00290-RSL

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